

COURT OF APPEALS
DIVISION TWO
OF THE STATE OF WASHINGTON

FILED
COURT OF APPEALS
DIVISION II

2022 SEP -1 PM 2:08

STATE OF WASHINGTON

STATE OF WASHINGTON

Respondent,

No. 56563-3-II BY DEPUTY

v.

STATEMENT OF ADDITIONAL
GROUNDS FOR REVIEW (RAP 10.10)

John Garrett Smith
(your name)

Appellant.

I, John Garrett Smith, have received and reviewed the opening brief prepared by my attorney. Summarized below are the additional grounds for review that are not addressed in that brief. I understand the Court will review this Statement of Additional Grounds for Review when my appeal is considered on the merits, an event that has still never taken place.

Additional Ground 1

• The Probable Cause affidavit for the sole charge on Smith's T&S remains unratified, notwithstanding that it has also been proven fraudulent with malice as it is based entirely on a police-fabricated, false, public record (itself a felony per RCW). Pursuant to "BECK V. OHIO" 379 US 89 85 S.Ct. 223 (1964), Smith's 4th amendment protection "evaporated" upon the ultra-vires arraignment on 12.10.13.

Additional Ground 2

• Because Smith's bail was raised 40 times (from \$20,000 to \$800,000) on 12.10.13 AFTER State officials had violated the CEAA (18 USC § 1030) to steal all of his material and financial assets, this significant CHANGE IN CONDITIONS OF CONFINEMENT further reinforces the unreasonable injustice of failure to ratify.

If there are additional grounds, a brief summary is attached to this statement.

Date: 8.29.22

Signature: [Signature]

Form 23

via US Mail
per GR 3.1

#351176

JAS